IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Ian Kenneth SCHOLEY et al.

Serial No: 09/869,072

PCT/GB99/04315

Internationally Filed: 12/20/1999

Filed USA: June 21, 2001

RINSING DEVICE

Liberaby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents Washington, D.C. 20231 on:

Box PCT Commissioner for Patents Washington, D.C. 20231

RESPONSE TO NOTICE OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE

Sir:

In response to the above-identified notice, we have attached hereto a properly executed declaration and a copy of the aforementioned notice.

Our check in the amount of \$130.00 is attached for a large entity late declaration fee. It was noted that no fee was requested in the Notification. Therefore, if any earlier fees were charged to the account of the undersigned, i.e., 18-0145, please immediately credit such fees. 01/23/2002 MNGUYEN 00000111 09869072

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130.00 OP

Respectfully submitted,

DILLER, RAMIK & WIGI

Vincent L. Ramik, Reg. No. 20,663

Merrion Square Suite 101 7345 McWhorter Place Annandale, Virginia 22003 (703) 642-5705

Attachments:

Copy of Notice Declaration

Check

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Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

To name a Maria	www.uspto.gov						
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ANNANDALE, VA 22003							
	20 DEC 99 23 DEC 98						
	10 SEP 2001						
	DATE MAILED:						
<u> </u>	EMENTS UNDER 35 U.S.C. 371 IN THE UNITED ELECTED OFFICE (DO/EO/US)						
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark							
Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495):							
U.S. Basic National Fee. Indication of Small Entity Status.							
Copy of the international application.	Translation of the international application into English (VC)						
	Translation of Article 19 amendments into English. Other:						
11 17	Other:						
Priority Document.							
The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.							
	J.S.C. 371(f) but has not filed the following indicated items and/or						
	nal Fee and the copy of the international application must be filed						
prior to 20 or 30 months from the priority date to avoid about U.S. Basic National Fee.	andonment. Copy of the international application.						
U O.S. Basic National Fee.	copy of the international application.						
3. The following items MUST be furnished within the periacceptance under 35 U.S.C. 371:	iod set forth below in order to complete the requirements for						
acceptance under 33 0.5.C. 371: [a. Translation of the application into English. A processing fee will be required if submitted							
later than the appropriate 20 or 30 month							
The current translation is defective for the	e reasons indicated on the attached Notice of Defective						
Translation.							
	of the application and/or the Annexes later than the						
appropriate 20 or 30 months from the pri	nority date (37 CFR 1.492(1)). 11						
	tional application number and international filing date). A						
surcharge will be required if submitted la	ater than the appropriate 20 or 30 months from the priority						
date.							
_ '	comply with 37 CFR 1.497(a) and (b) for the reasons						
indicated on the attached PCT/DO/EO/91	17.						
	tion later than the appropriate 20 or 30 months from the						
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large e	entity small entity, including any required multiple dependent						
	nal claim fees or cancel the additional claims for which fees are						
due (37 CFR 1.492(g)). See attached PTO-875.							
	27 CFD 1 001 1 005 - Co						
5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached							
PCT/DO/EO/920.							
ALL OF THE ITEMS SET-FORTH IN 3(a)-3(d), 4 ANI	D 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2)						
MONTHS FROM THE DATE OF THIS NOTICE OR I	BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM						
THE PRIORITY DATE FOR THE APPLICATION, W	HICHEVER IS LATER. FAILURE TO PROPERLY						
RESPOND WILL RESULT IN ABANDONMENT.							
The time period set above may be extended by filing a petit	tion and fee for extension of time under the provisions of 37 CFR						
1.136(a).	•						
	NETTOON 1						
6. If box 3a or 3c is checked, a translation of the Annexes	MUST be submitted no later than the time period set above or the red if submitted later than 20 or 30 months from the priority date.						
7. The Article 19 amendments are cancelled since a tran	nslation was not provided by the appropriate 20 (37 CFR 1.494(d))						
or 30 (37 CFR-1.495(d)) months from the priority date.	en e						
Applicant is reminded that any communication to the United address given in the heading and include the U.S. application	d States Patent and Trademark Office must be mailed to the on no. shown above. (37 CFR 1.5)						
A copy of this notice MUST be returned with this response.							
	Defective Translation						
PTO-875 PCT/DO/E	CO/000						
	Mamie P. Person						
FORM PCT/DO/EO/905 (March 2001)	Telephone: 703-305-3737						
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U.S. APPLICATION NO.			FIRST NAMED APPLICANT		ATTY. DOCKET NO.	
09/8	69072	S	CHOLEY	1		
VINCENT L RAMIK DILLER RAMIK & WIGHT				INTERNATIONAL APPLICATION NO.		
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743 MCWHORTER PLACE SUITE 101 ANNANDALE, VA 22003			I.A. FILING DATE	PRIORITY DATE		
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deficiency noted	stage in the below and a	United States of A avoid abandonment	merica. The per is set in the acco	e under 35 U.S.C. riod within which to ompanying Notifica	correct the tion.	
A new oath or de application numb with 37 CFR 1.4	er and inter	national filing date	this application) is required. Th	(preferably by the ine oath or declaration	international on does not comply	
2. does not ide		lication to which it is		R 1.68. GOLDBROUG	H, ANDREW	
4. does not ide	entify the citiz	enship of each invent				
odoes not state to be the or a patent is s	iginal and firs	rson making the oath o st inventor or inventor	or declaration belie s of the subject ma	ves the named invento tter which is claimed a	r or inventors and for which.	
I.497(a) AND (b) WILL RESULT I ABANDONMEN	, AND 1.49 N FAILUR T OF THE	97(d) WHERE API E TO ENTER THI APPLICATION.	PROPRIATE, W E NATIONAL S		TH 37 CFR PERIOD SET	
Additionally, the	oath or decl	aration does not co	mply with 37 CF	R 1.63 in that it:		
mailing a	identify the m ddress, then to be given.	nailing address of each the city and state or ci	inventor. If the rety and foreign coun	esidence is different fro stry of residence of each	om the ch inventor	
does not	state that the	person making the oat	h or declaration:			
a. has re	viewed and uned by any am	nderstands the content tendment specifically i	s of the application referred to in the oa	, including the claims, ath or declaration.	as	
b. ackno	wledges the dial to patental	tuty to disclose to the collity as defined in 37	Office all informati CFR 1.56.	on known to the perso	n to be	
priority is that of the	made pursua application of	nt to 37 CFR 1.55, ar	d any foreign appli	certificate for which a ication having a filing g the application seria	date before	
AND THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	-,		•	, *		
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FORM PCT/DO/EO/917 (March 2001)